



State of New Jersey

Chris Christie
Governor

Office of the Attorney General
Department of Law and Public Safety
Division of Gaming Enforcement
P.O. Box 047
Trenton, NJ 08625-0047

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Attorney General

Kim Guadagno
Lt. Governor

David Rebuck
Director

LETTER ORDER
REVOKING VENDOR REGISTRATION

Via Certified Mail, Return Receipt Requested

Reyna Solano
Mexico Lindo Restaurant 1 and Bakery
375 S. Main Street
Pleasantville, NJ 08322

RE: Prohibition of business transactions between New Jersey casino applicants or licensees, their employees or agents and Mexico Lindo Restaurant 1 and Bakery (Vendor No. 85492)

ORDER NO. 00762

Dear Ms. Solano

The investigation by the Division of Gaming Enforcement ("Division") into the vendor registration filed by Mexico Lindo Restaurant 1 and Bakery ("Mexico Lindo") and you, Reyna Solano 100% owner of Mexico Lindo, disclosed three open judgments against Mexico Lindo and one open judgment against you individually. The first open judgment against Mexico Lindo, dated July 22, 2010, involves DJ 190192-10 in the amount of \$6,562.96 owed to the New Jersey Division of Taxation. The second open judgment against Mexico Lindo, dated February 7, 2008, involves DJ 030120-08 in the amount of \$6,651.74 owed to the New Jersey Division of Taxation. The third open judgment against Mexico Lindo, dated August 8, 2012, involves DJ 176440-12 in the amount of \$5,366.79 owed to the New Jersey Division of Employer Accounts. The open judgment against you individually is dated July 22, 2010 and involves DJ 190183-10 in the amount of \$6,4562.96 owed to the New Jersey Division of Taxation.



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N.J.S.A. 5:12-86i, incorporated by reference into N.J.S.A. 5:12-92d, requires the disqualification of a vendor registrant for failure to repay any debts to the State of New Jersey unless that vendor provides proof to the Division's satisfaction of the payment of, or the arrangement to pay, such debts.

Pursuant to N.J.S.A. 5:12-80b and N.J.S.A. 5:12-80d, the Division has made several attempts by certified mail as well as telephone contact to obtain information about your resolving these debts to the State of New Jersey. On October 18, 2012, the Division telephoned Mexico Lindo and spoke to you through your son, Isldoro Rababan, who acted as an Interpreter. The Division advised you that, in order to be licensed, you had to provide proof of payment of the open judgments or proof of a payment agreement to satisfy your judgments. On October 19, 2012, the Division sent you a letter advising you of the consequences of not providing this information. This letter was returned as "Return to Sender, unclaimed, Unable to Forward." On December 21, 2012, after not receiving any information from you, the Division called Mexico Lindo and learned that Mexico Lindo changed addresses and phone numbers. On December 21, 2012, the Division resent the letter to Mexico Lindo's new address. An unidentified person signed the return receipt card on December 31, 2012. On January 28, 2013, after not receiving any response regarding satisfying the outstanding liens, the Division called Mexico Lindo. Mr. Rababan advised the Division that his mother did not want to do business with the casinos anymore. On February 13, 2013, the Division again called Mexico Lindo to speak with you regarding your options but you were unreachable and did not return the phone call.

As a result of the above described failure to cooperate and provide the Division with the requested information as well as satisfy outstanding debts to the State of New Jersey, it is hereby **ORDERED** that Mexico Lindo Restaurant 1 and Bakery and Reyna Solano are disqualified from vendor registration pursuant to N.J.S.A. 5:12-80b, N.J.S.A. 5:12-80d, N.J.S.A. 5:12-86b, and N.J.S.A. 5:12-86i. Therefore, it is further ordered, as of this date, that the vendor registration of Mexico Lindo Restaurant 1 and Bakery is **REVOKED** pursuant to N.J.S.A. 5:12-92d, N.J.S.A. 5:12-92h(1) and N.J.S.A. 5:12-94f.

It is further **ORDERED**, pursuant to N.J.A.C. 13:69C-10.1(c)1, that Mexico Lindo Restaurant 1 and Bakery and Reyna Solano are prohibited from conducting any direct or indirect business with any casino applicant or licensee (hereafter, casino) or any person acting on behalf of a casino.


It is further **ORDERED**, pursuant to N.J.A.C. 13:69C-10.1(c)1, that any casino or person acting on behalf of a casino is prohibited from conducting direct or indirect business with Mexico Lindo Restaurant 1 and Bakery and Reyna Solano.

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It is further **ORDERED**, pursuant to N.J.S.A. 5:12-104b and N.J.A.C. 13:69C-10.1(c)1, that any existing agreements, whether written or unwritten, between Mexico Lindo Restaurant 1 and Bakery and Reyna Solano and any casino or person acting on behalf of a casino will be immediately terminated.

Finally, it is **ORDERED**, pursuant to N.J.A.C. 13:69A-8.8(a), that Mexico Lindo Restaurant 1 and Bakery and Reyna Solano are prohibited from reapplying for or obtaining any other license, registration, qualification or approval required under the Casino Control Act until five years has elapsed from the date of this letter order.

Dated: May 14, 2013



David Rebeck
Director